## **SUMMARY SHEET** BOARD OF HEALTH AND ENVIRONMENTAL CONTROL February 10, 2005

	_ACTION/DECISION
X	INFORMATION

- I. TITLE: Administrative Orders, Consent Orders, and Sanction Letters issued by HEALTH REGULATION (HR).
- Sanctions completed during the period December 1, 2004, through December 31, SUBJECT: 2004.
- For the period December 1, 2004, through December 31, 2004, Health Regulation III. FACT: issued three Consent Orders and one Sanction letter, with total penalties of \$112,660.52.

	Consent	Sanction	
Program	Orders	Letters	Amount
Health Licensing	1	1	\$11,700
Health Facilities & Serv. Dev.	2		\$100,960.52

IV. ANALYSIS: 1. Northside Residential Care Facility, 5834 Branch Avenue, N. Charleston, SC 29406. Under a Consent Order executed September 10, 2004, the facility paid a penalty of \$1,200. Northside Residential Care Facility violated R. 61-84, Standards for Licensing Community Residential Care Facilities, by refusing to allow the Department access to the facility in order to conduct an inspection.

Previous Sanctions: None

2. Hampton Dialysis, 593 West Carolina Avenue, Varnville, SC 29944. The facility was issued a Sanction Letter and paid a penalty of \$10,500. Hampton Dialysis was found to have violations of R61-97, Standards for Licensing Renal Dialysis Facilities. Violations included: patient's medical records were not completely and accurately documented; flow sheets did not document patient blood loss or pre and post assessments; no documentation that water used for dialysis purposes had not been analyzed quarterly for chemical analysis; dialysate used was not prepared from a treated water source; water testing supplies utilized for testing were expired; and others

## Previous Sanctions: None

3. InMed Diagnostic Services of SC, LLC, 4701-C Oleander Drive, Myrtle Beach, SC 29577. Under a Consent Order executed December 10, 2004, the facility paid a penalty of \$100,000. The facility was found to have violated R. 61-15, Certification of Need for Health Facilities and Services by failing to obtain a non-applicability determination or a Certificate of Need prior to the removal of an existing MRI and installation of a new unit.

Previous Sanctions: None

4. Spartanburg Treatment Associates, Inc., 960 Charisma Drive, Spartanburg, SC 29303. Under a Consent Order executed November 29, 2004, the facility paid a penalty of \$960.52. The facility was found to have violated R. 61-15, Certification of Need for Health Facilities and Services by incurring a 56% project cost overrun in its establishment of a methadone treatment center.

Previous Sanctions: None

Approved By:	
	Leon B. Frishman, Deputy Commissioner
	Health Regulation